

1 BARRY J. PORTMAN
2 Federal Public Defender
3 SHAWN HALBERT
4 ERIC MATTHEW HAIRSTON
5 Assistant Federal Public Defenders
6 19th Floor Federal Building – Box 36106
7 450 Golden Gate Avenue
8 San Francisco, CA 94102
9 Telephone: (415) 436-7700

10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26

10 Counsel for Defendant
11 DEBRA EDISON
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA,) No. CR 07-0074 WHA
Plaintiff,)
v.)
MICHAEL EDISON,)
Defendant.)
_____)

UNITED STATES OF AMERICA,) No. CR 07-0479 WHA
Plaintiff,)
v.)
DEBRA EDISON,)
Defendant.)
_____)

**STIPULATION AND [PROPOSED]—
ORDER CONTINUING FILING DATE**

Court: Honorable William H. Alsup
Date: January 15, 2008
Time: 2:00 p.m.

//
//

United States v. Michael Edison, No. CR 07-0074 WHA
United States v. Debra Edison, No. CR 07-0479 WHA
Stipulation and Order Continuing Filing Date

This Stipulation is entered into by and among Plaintiff, the United States of America, and defendants Michael Edison and Debra Edison, through their respective attorneys of record.

WHEREAS, on December 14, 2007 prior counsel to defendant Michael Edison and counsel to defendant Debra Edison filed separate motions to quash the grand jury subpoena served upon attorney Michael Thorman, and

6 WHEREAS, on December 18, 2007 this Court set a briefing schedule for the motions to
7 quash requiring the United States' opposition to be filed no later than December 28, 2007 and the
8 respective reply briefs filed no later than January 4, 2008, and

9 WHEREAS, Magistrate Judge Maria-Elena James appointed Richard B. Mazer as new
10 counsel for defendant Michael Edison on December 21, 2007, and

11 WHEREAS, new counsel for defendant Michael Edison requires sufficient time to review
12 the discovery, confer with his client and confer with prior counsel in order to prepare a well-
13 informed reply brief.

14 The parties therefore agree and stipulate that the date by which reply briefs of the
15 respective defendants must be filed is extended to Tuesday, January 8, 2008.

16 || IT IS SO STIPULATED.

17 || DATED: January 3, 2008

/S/

JEFFREY R. FINIGAN
Assistant United States Attorney

20 || DATED: January 3, 2008

RICHARD B. MAZER
Counsel for MICHAEL EDISON

23 || DATED: January 3, 2008

/S/
SHAWN HALBERT
ERIC MATTHEW HAIRSTON
Assistant Federal Public Defenders

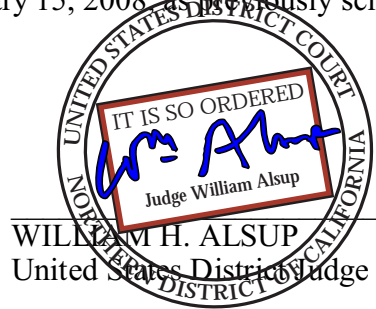
ORDER

For the foregoing reasons, the Court HEREBY ORDERS that the reply briefs of

defendants Michael Edison and Debra Edison shall be filed no later than January 8, 2008. The respective motions to quash shall be heard on January 15, 2008, as previously scheduled.

IT IS SO ORDERED.

DATED: January 3, 2008



WILLIAM H. ALSUP
United States District Judge

10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26

United States v. Michael Edison, No. CR 07-0074 WHA
United States v. Debra Edison, No. CR 07-0479 WHA
Stipulation and Order Continuing Filing Date